EXHIBIT AA



Strickland v. United States (WDNC 20cv66): Second Production of Documents and Responses

Cooper Strickland < cooper.strickland@gmail.com>

Fri, Jan 20, 2023 at 4:49 PM

To: "Kolsky, Joshua (CIV)" <Joshua.kolsky@usdoj.gov>, "Westmoreland, Rachael (CIV)" <rachael.westmoreland@usdoj.gov>, "McMahon, Madeline M (CIV)" <Madeline.M.McMahon@usdoj.gov> Cc: Olivia Warren <warren@tfblawyers.com>, Phil Andonian <phil@calebandonian.com>, Jeannie Suk Gersen <jsuk73@gmail.com>

Dear Counsel,

The following link will provide you access to Plaintiff's second production of documents.

https://www.dropbox.com

Please confirm receipt. Plaintiff's production is subject to the Parties' stipulated confidentiality agreement (ECF No. 181, 183) and clawback agreement (ECF No. 182, 184).

Also, please find attached Plaintiff's confidentiality designation and responses to Defendants' second production requests and interrogatories.

Thank You,

Cooper Strickland

3 attachments

Plaintiff's Second Production Confidentiality Designations TO SERVE.pdf 86K

Plaintiff's Responses to Defendants' Second RFPs TO SERVE.pdf 151K

Plaintiff's Responses to Def's Second Interrogatories TO SERVE.pdf 236K



Strickland v. United States (WDNC 20cv66): Fourth Production of Documents

| Cooper Strickland <cooper.strickland@gmail.com> To: "Kolsky, Joshua (CIV)" <joshua.kolsky@usdoj.gov>, "Westmoreland, Rachael (CIV)"</joshua.kolsky@usdoj.gov></cooper.strickland@gmail.com> | Fri, Mar 3, 2023 at 1:51 PM |
|---|-----------------------------|
| ro. Roisky, Joshua (Civ) "Soshua.Roisky@usdoj.gov>, Westhioreland, Rachael (Civ) " rachael.westmoreland@usdoj.gov>, "McMahon, Madeline M (CIV)" <madeline.m.mcmahon@u< p=""> Cc: Olivia Warren <warren@tfblawyers.com>, Jeannie Suk Gersen <jsuk73@gmail.com>, Phil A phil@calebandonian.com></jsuk73@gmail.com></warren@tfblawyers.com></madeline.m.mcmahon@u<> | |
| Dear Counsel, | |
| Please find attached (1) a response to your letters of December 21, 2022, January 23, 2023, a (2) a letter regarding Defendants' production of documents and written responses to Plaintiff's Interrogatories. | |
| Additionally, the following link will provide you access to Plaintiff's fourth production of documents | nts. |
| https://www.dropbox.com/ | |
| Please confirm receipt. Plaintiff's production is subject to the Parties' stipulated confidentiality 183) and clawback agreement (ECF No. 182, 184). | agreement (ECF No. 181, |
| At this time, Plaintiff has substantially completed production, and will provide a privilege log on | ce completed. |
| Thank You, | |
| Cooper Strickland | |
| 2 attachments | |
| 20cv66 Strickland Letter to Defendants re Production (3.3.23) TO EMAIL.pdf 107K | |
| 20cv66 Strickland Letter to Defendants (3.3.23) TO EMAIL.pdf 159K | |